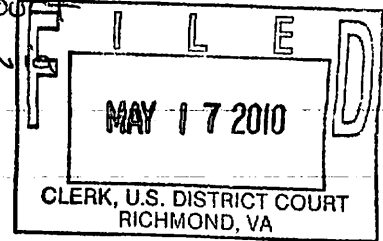


In The United States District Court
for the Eastern District of Virginia
Richmond Division



From: CHRISTOPHER LEE #101188
(Plaintiff)

Civil Action No: 3:08-CV-99

(CHRISTOPHER LEE #101188
(PLAINTIFF)
VS.
PATRICK GURNEY, ET AL.
(DEFENDANTS))

RE: UN-EXPECTED TRANSFER and
Withholding of Property, Obstruction
of Plaintiff's ability to appropriately
follow Courts instructions with Malicious
Intent.

(Plaintiff Copy
for RETURN SERVICE)

Comes now, I CHRISTOPHER LEE #101188 humbly ask
the Honorable Court for an extension, as I believe and will
prove the Defendant's conspicuous actions in Hampering my
ability to effectively Litigate my Case. The case at Bar
should be adjudicated by a Judge given the facts not by
a defendant's obstruction of the Plaintiff's ability to present
his case due to manipulation of the Correction System. I also
ask the Honorable Court to Compel Nottaway Corr. Center to
Transfer Said Property (which encompasses Plaintiff's legal work)
of the Plaintiff to the Plaintiff and be held in contempt and
Penalized for the Obstruction.

To Adequately present this request I will describe
the timeline along with the facts of This situation simultaneously.
The Situation will also contain Notes along with pertinent
Dated Documentation of my Efforts to try and obtain my
Property, and the reason I believe this is Purposefully
being Done.

The Timeline and situation is as follows:

- 1) ^(SAT) 4-10-2010: Placed in Isolation without property
- 2) ^(MON) 4-12-2010: Property Given to ^(PROPERTY SGT.) SGT. TUCKER in Property Office
To be INVENTORIED and Given to ME.
- 3) ^(WED) 4-14-2010: Property RECEIVED (ITEMS MISSING + BROKEN) WROTE Informal complaint (ENCLOSED)
- 4) ^(WED) 4-21-2010: While in Isolation; RECEIVED MOTION for Summary JUDGEMENT FROM SAAG (DEFENDANTS) GIVEN A 20 Day DEADLINE; Can not DEPOSE witnesses OR obtain AFFIDAVITS. NO ATTORNEY; OFFICERS will NOT give an Inmate AFFIDAVITS or any RESPONSE. (MUST call as witnesses) STARTED TO WRITE RESPONSE Anyway!
- 5) ^(MON) 4-26-2010: 10:AM TOLD TO PACK UP FOR TRANSFER NEXT Day!
Property taken + Packed IN MY absence.
- 6) ^(TUES) 4-27-2010: TRANSFERRED From Nottoway to Sussex 1 STATE PRISON w/T.V. BOOKS (RELIGIOUS), PRAYER Rug; NO COSMETICS, NO FOOD
No LEGAL work TO FINISH RESPONSE TO SUMMARY JUDGEMENT ^{MOTION FOR} LEFT CENTRAL REGION w/REGIONAL ADMINISTRATOR G.K. Washington (DEFENDANT) + TRANSFERRED TO EASTERN REGION.

NOTE: I was still in plenty of time to finish RESPONSE and Mail to Court, was under impression Property would be MAILED, the NEXT Day because the MONEY for shipping/postage was taken off my books 4-27-2010. (ON MONEY STATEMENT. ENCLOSED) "IF MONEY was taken off books that obviously MEANS property was packed and weighed ON The 27th of April."

- 7) ^(WED) 4-28-2010: MET with NEW Counselor MS. RICKS for ORIENTATION INFORMED HER of MY LEGAL situation SHE (COUNSELOR RICKS) SENT E-MAIL TO NOTTOWAY Informing THEM of LEGAL work and to PLEASE SEND PROPERTY ASAP!

8) ^(Thurs) 4-29-2010: Received via Mail 2 informal complaints ① stating "your watch is in your Property Being Shipped to you Tracking No: 220-10-INF-00758 (ENCLOSED) ② stating "% OSBOURNE said "your CD Player worked when you got it in Isolation" (NOT ENCLOSED CURRENTLY IN DISPUTE IN GRIEVANCE OFFICE AT NOTTOWAY!)

9) ^(FRI) 4-30-2010: Mailed Regular Grievance to Nottoway about CD Player being broken; "% Osbourne's Statement is False."

10) ^(Thurs) 5-6-2010: Received statement from Nottoway Accounting about "MISTAKEN DEPOSIT" that was corrected (still checking on that) ALSO RECEIVED "5" INMATE STATEMENT OF CHARGES for Postage/SUSSEX 1

(ENCLOSED) ←	ALL DATED	{	Ⓐ DOCUMENT NO: 000052 - \$ 18.50
	4-27-2010		Ⓑ DOCUMENT NO: 000053 - \$ 12.00
			Ⓒ DOCUMENT NO: 000054 - \$ 17.00
			Ⓓ DOCUMENT NO: 000055 - \$ 6.50
	DATED 4-28-2010 ←		Ⓔ DOCUMENT NO: 000001 - \$ 8.50

NOTE: Again Proof that my Property was packed, weighed + charged to me on at the latest 4-28-2010 while I still had plenty of TIME TO FILE MY RESPONSE. (THE PLAINTIFF ALSO CONTENDS Malicious Price Gouging, as the AMOUNTS of the postage and shipping charges indicate ITEMS Ⓑ, Ⓓ, + Ⓔ could have been mailed in a single Box at a single cheaper rate.)

Also at this point my MONEY has not been transferred either, so at SUSSEX 1 I can not go to the PRISON Canteen to buy STAMPS or Paper to send letter to the Court.

11) ^(FRI) 5-7-2010: Received Deposit Notice from Nottoway Document # 774846 FOR \$ 337.83 (SPEND \$ 312.83 - Hold \$ 25.00) DATED 5-7-2010. Filed for Paper + Stamps on canteen, to be DELIVERED ON 5-12-2010!

(MON)
12) 5-10-2010: WROTE EMERGENCY GREIVANCE ABOUT PROPERTY.
(ENCLOSED) WAS ADVISED "PROPERTY IS STILL NOT
HERE FROM NOTTOWAY". DEADLINE FOR LEGAL WORK
(RESPONSE TO SAAG'S MOTION FOR SUMMARY JUDGMENT)
IS DUE. STILL NO PROPERTY! SENT INFORMAL COMPLAINT ^{TO} NOTTOWAY

NOTE: IF MY PROPERTY (IE. LEGAL WORK) WAS MAILED ON THURS. APRIL 29th
AS WAS ENTIRELY POSSIBLE GIVEN THAT IT WAS PACKED, WEIGHED &
I WAS CHARGED ON THE 28th OF APRIL IT COULD HAVE BEEN IN MY
HANDS NO LATER THAN THE 4th OF MAY, THAT'S BEING INCREDIBLY
GENEROUS, BECAUSE IT IS IN-STATE AND LESS THAN 2 HRS. AWAY.
AND I WOULD HAVE MET MY DEADLINE WITH TIME TO SPARE. ALSO
THEY KNEW ABOUT ^{THE} SITUATION (SEE ITEM "7" PAGE 2) BECAUSE MY
COUNSELOR SENT AN E-MAIL OUTLINING MY IMPORTANT CASE.

13) ^(TUES) 5-11-2010: SIGNED FOR "CARE PACKAGE" WITH PAPER & ENVELOPE ^{TO SEND!} THIS.

SO IN CONCLUSION, THE PLAINTIFF CONTENDS OBSTRUCTION
BY NOTTOWAY, POSSIBLY BY DESIGN FROM REGIONAL ADMINISTRATOR
WHO HAPPENS TO BE A DEFENDANT. AS THE EVIDENCE SHOWS
THERE IS ABSOLUTELY NO REASON THAT MY PROPERTY SHOULD NOT
HAVE BEEN SENT TO ME; AND AS OF TODAY ^(WED) (5-12-2010) I STILL
HAVE NOT RECEIVED MY PROPERTY! I HAVE BEEN CHARGED AND
HAVE NOTHING. MY PROPERTY IS SITTING SOMEWHERE AND I
AM HELPLESS TO DO ANYTHING BUT WAIT! THIS AT THE VERY
LEAST SHOWS MALICIOUS INTENT. A PERSON (INMATE) WAS TRANSFERRED
ON THE SAME DAY FROM AGUSTA CORR. CENTER AND SAT NEXT TO
ME ON THE BUS, HIS PROPERTY CAME IN 5 DAYS, (FROM THE WESTERN
REGION) JUST A NOTE!

THE PLAINTIFF HUMBLY REQUESTS A CHANCE TO FINISH
HIS CASE ON AN EVEN PLAYING FIELD WITHOUT BEING SUBJECT
TO PRISON SYSTEM MANIPULATION.

The Plaintiff also requests you take into account ~~his~~ ^{HIS} Record up until this point. I Have Filed all materials in Plenty of time, with time to spare I might add. There is No way I would Jeopardize such an important case that impacts not only myself but THE ENTIRE Muslim Incarcerated Comm.

Once again the Plaintiff requests the Honorable Court to Grant His request for extension and compel the Nottoway Correctional Center Property Sgt to ~~and~~ and or Warden, asst. Warden or Designee to send my Property (i.e. LEGAL WORK) ASAP! Whatever penalty or chastisement the Court deems appropriate if any, would not bother the Plaintiff the least bit!

Christopher Lee #1011188
CHRISTOPHER LEE #1011188
Plaintiff, pro se.

(Plaintiff Copy for
RETURN SERVICE)